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17 Attorneys for Defendant Abbott
18 Laboratories Inc.

19 UNITED STATES DISTRICT COURT

20 DISTRICT OF NEVADA

21 RAVINDRANATH V. PUROHIT, an
22 individual,

23 Plaintiff,

24 vs.

25 ABBOTT LABORATORIES INC., a
26 Delaware Corporation; DOES I through
27 X, inclusive; and ROE BUSINESS
28 ENTITIES I through X, inclusive,

29 Defendants.

30 Case No. 2:25-cv-01026-JAD-EJY

31 **STIPULATION AND ORDER TO
32 EXTEND TIME TO RESPOND TO
33 COMPLAINT
34 (FIRST REQUEST)**

1 Plaintiff Ravindranath V. Purohit and defendant Abbott Laboratories
 2 Inc. (“Abbott”) stipulate to continue the time for Abbott to respond to the complaint
 3 (ECF No. 1-1) by 21 days, from June 18, 2025 to July 9, 2025.¹

4 This is the first extension requested to continue this deadline. Abbott
 5 seeks this brief continuance to accommodate conflicts with its attorneys’ respective
 6 travel and trial schedules and also accommodate an upcoming surgery for Abbott’s
 7 Nevada counsel.

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17 ORDER

18 IT IS SO ORDERED.



19 UNITED STATES MAGISTRATE JUDGE

20 DATED: June 18, 2025

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 22
 23
 24 ¹ Under Fed. R. Civ. P. 81(c)(2)(C), Abbott’s response to the complaint was due on
 Jne 18, 2025—seven days after removal.